

Paul S. Bliley, Jr., VSB # 13973
WILLIAMS MULLEN
P.O. Box 1320
Richmond, VA 23218-1320
Phone: (804) 783-6448
Fax: (804) 783-6507
pbliley@williamsmullen.com
Counsel to CC-Investors 1997-4

Stephen B. Sutton
Lathrop & Gage
2345 Grand Boulevard
Suite 2800
Kansas City, Missouri 64108
816-292-2000

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION

IN RE: CIRCUIT CITY STORES, INC., et al.
Debtors.

)
) Case No. 08-35653-KRH
) Jointly Administered
) Chapter 11 Proceedings

**MOTION OF CC-INVESTORS 1997-4, LLC
FOR AN ORDER COMPELLING PAYMENT OF
POST-PETION RENT PURSUANT TO 11 U.S.C. § 365(d)(3)**

CC-Investors 1997-4, a Delaware business trust (“Investors”), by and through its undersigned counsel, hereby moves for the entry of an Order compelling the above mentioned debtor (“Debtor”) to pay post-petition rent. In support of this Motion, Investors respectfully states as follows:

Background

1. On November 10, 2008, the Debtor filed a voluntary petition for relief under Chapter 11 of Title 11 of the United States Code.

2. Investors is a party to a Lease Agreement (“Lease”) with Circuit City Stores, Inc., for a unit located at 1505 South Colorado Blvd., Denver (Glendale), Colorado, dated March 31, 1997.

3. The Debtor has failed to pay rent to Investors due under the Lease for the post-petition period November 10, 2008 through November 30, 2008, in the amount of \$39,086.66 (“Post-Petition Rent”).

Relief Requested

4. Investors respectfully requests that the Court enter an Order that compels the Debtor to immediately pay the Post-Petition Rent to Investors.

5. Section 365(d)(3) of the Bankruptcy Code states that the Debtor must “timely perform all the obligations of the debtor...arising from and after the order for relief under any unexpired lease of nonresidential real property, until such lease is assumed or rejected....” 11 U.S.C. § 365(d)(3). In enacting section 365(d)(3) of the Bankruptcy Code, Congress intended to address the plight of landlords who, unlike professionals and other providers of goods and services to a debtor-in-possession in the ordinary course of business, are compelled to extend credit:

A second and related problem is that during the time the debtor has vacated space but has not yet decided to assume or reject the lease, the Debtors has stopped making payments due under the lease. These payments include rent due the landlord and common area charges which are paid by all the tenants according to the amount of space they lease. In this situation, the landlord is forced to provide current services – the use of its property, utilities, security, and other services – without current payment. No other creditor is put in this position...

The bill would lessen these problems by requiring the Debtors to perform all the obligations of the debtor under a lease of nonresidential real property at the time

required in the lease. This timely performance requirement will insure that the debtor-tenants pay their rent, common area, and other charges on time pending the Debtors' assumption or rejection of the lease.

130 Cong. Rec. S8894-95 (daily ed. June 29, 1984) (remarks of Sen. Hatch).

6. This case presents the circumstances that Congress intended § 365(d)(3) of the Bankruptcy Code to address. The Debtor occupied and possessed the Premises post-petition, without performing its post-petition obligations under the Lease.

7. Courts have continually held that a landlord is entitled to immediate payment of post-petition, pre-rejection rental payments, pursuant to 11 U.S.C. § 365(d)(3). *See In re: Pudgie's Div. of New York, Inc.*, 202 B.R. 832 (Bank. S.D.N.Y. 1996); *see also In re: Wingspread Corp.*, 178 B.R. 305 (Bankr. D. Mass. 1995); *see also Manhattan King David Restaurant, Inc. v. Levine*, 163 B.R. 36 (S.D.N.Y. 1993); *see also In re: Rare Coin Galleries of American, Inc.*, 72 B.R. 415 (d. Mass 1987); *see also In the Matter of the Barrister of Delaware, Ltd.*, 49 B.R. 446 (Bankr. D. Del. 1985). Accordingly, the Court should enter an order that compels the Debtor to immediately pay the Post-Petition Rent to Investors to satisfy its obligations under the Lease and § 365(d)(3) of the Bankruptcy Code.

8. Additionally, pursuant to the terms of the Lease, the Debtor is obligated to reimburse Investors for the reasonable attorneys' fees and costs incurred by Investors in connection with the Debtor's compliance under the terms of the Lease. *See Lease Paragraph 20.* Accordingly, Investors respectfully requests that the Debtor be directed to pay the attorneys' fees and costs incurred by Investors in connection with the filing and prosecution of this Motion.

WHEREFORE, Investors respectfully requests this Court to enter an Order that compels the Debtor to immediately pay Investors the amount of \$39,086.66, representing Post-Petition Rent, plus Investors reasonable attorneys' fees and costs and grant Investors such other and further relief as this Court deems proper and equitable.

Dated: December 10, 2008

CC-INVESTORS 1997-4,
A Delaware Business Trust

By /s/ Paul S. Bliley, Jr.
Of Counsel

Paul S. Bliley, Jr., VSB # 13973
WILLIAMS MULLEN
P.O. Box 1320
Richmond, VA 23218-1320
Phone: (804) 783-6448
Fax: (804) 783-6507
pbliley@williamsmullen.com

Stephen B. Sutton
Lathrop & Gage
2345 Grand Boulevard
Suite 2800
Kansas City, Missouri 64108-2684
Phone: (816) 292-2000
Fax: (816) 292-2001

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that on the 10th day of December, 2008, a copy of the **Notice of Motion and Hearing** and the **Motion of CC-Investors 1997-4, A Delaware business Trust, for entry of an Order Compelling Payment of Post-Petition Rent Pursuant to 11 U.S.C. § 365(d)(3)** were via the Electronic Case Filing (ECF) system, as appropriate, and by First Class Mail (postage prepaid) on the following attached Service List:

/s/ Paul S. Bliley, Jr.
Paul S. Bliley, Jr.

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Name	Notice Name	Address 1	Address 2	City	State	ZIP	Country	Phone	Fax	Email	Party/Function
Akin Gump Strauss Hauer & Feld LLP	Jonathan L Gold	1333 New Hampshire Ave NW		Washington	DC	20036		202-887-4000	202-887-4288	gold@akgump.com	Counsel for Goldsmith International, L.P.
Allen & Overy LLP	Ken Coleman	1221 Avenue of the Americas		New York	NY	10020		212-610-6300	212-610-6399	ken.coleman@allenover.com	Counsel for Alvarez & Marsal Canada ULC
Allen & Overy LLP	Ken Coleman										
Andrew S Conway Esq	Timothy F Brown Esq	200 E Long Lake Rd Ste 300		Bloomfield Hills	MI	48304		248-266-7427		aconway@audman.com	Counsel for the Taubman Landlords
Avent Fox LLP	Mary Joanne Dowd Esq	1050 Connecticut Ave NW		Washington	DC	20036		202-857-6000	202-857-6395	dowd.mary@aventfox.com	Counsel for F.R.O., L.L.C. IX
Arnall Golden Gregory LLP	Darryl S Laddin	171 17th St NW Ste 2100		Atlanta	GA	30363-1031		404-673-8120	404-673-8121	laddin.darryl@arnallfox.com	Counsel for Verizon Communications Inc.
Attorney General of New Jersey	Frank N White	Richard J Hughes Justice Complex		Trenton	NJ	08625-0119		609-777-3432		citizens.services@tjs.state.nj.us	Counsel for the State of New Jersey, Division of Taxation and Department of Labor
Attorney General of the United States	Arne Milgram	Main Justice Building Rm 5111		Washington	DC	20530		804-819-5400	804-819-7417		Counsel for the United States of America
Attorney General of the US	Robert P McIntosh	Main Justice Building Rm 5111		Washington	DC	20530					Counsel for the United States of America
Attorney General of the US	Richard F Stein	Main Justice Building Rm 5111		Washington	DC	20530					Counsel for the United States of America
Ball Janik LLP	Robert K Coulter	Main Justice Building Rm 5111		Washington	DC	20530					Counsel for the United States of America
Ballard Spahr Andrews & Ingersoll LLP	Justin D Leonard	101 SW Main St Ste 1100		Portland	OR	97204		503-228-2625	503-295-1058	leonard@balljanik.com	Counsel for Andrews Electronics
Ballard Spahr Andrews & Ingersoll LLP	Constantinos G Panagopoulos Esq										
Ballard Spahr Andrews & Ingersoll LLP	Charles W Chiovalts Esq	601 13th St NW	Ste 1000 South	Washington	DC	20005		202-661-2200	202-661-2299	cpa@ballardspahr.com	Counsel for Centro Properties Group and Federal Realty Investment Trust
Ballard Spahr Andrews & Ingersoll LLP	David L Pollack Esq	1735 Market St		Philadelphia	PA	19103		215-864-8325	215-864-9473	pollack@ballardspahr.com	Counsel for Centro Properties Group and Federal Realty Investment Trust
Ballard Spahr Andrews & Ingersoll LLP	Jeffrey Meyers Esq	Mellon Bank Cir 51st Fl		Philadelphia	PA	19103		215-864-8325	215-864-9473	myers@ballardspahr.com	Counsel for Centro Properties Group and Federal Realty Investment Trust
Ballard Spahr Andrews & Ingersoll LLP	Jesse N Silverman Esq	1735 Market St		Philadelphia	PA	19103		215-864-8325	215-864-9473	silverman@ballardspahr.com	Counsel for Centro Properties Group and Federal Realty Investment Trust
Bean Kinney & Korman PC	Mitchell B Weitzman Esq	2330 Wilson Blvd 7th Fl		Arlington	VA	22201		703-525-4000	703-525-2207	mweltzma@beankinney.com	Counsel for The Irvine Company LLC
Bewley Lasleben & Miller LLP	Ernie Zachary Park	13215 E Penn St Ste 510		Whittier	CA	90602-1797		562-688-9771	562-688-6357	ernie.park@bewlaw.com	Counsel for The Irvine Company LLC
Binder & Miller LLP	Michael W Maiter Esq	2775 Park Ave		Santa Clara	CA	95050		714-994-5131		michael@bindermlaw.com	Counsel for The Irvine Company LLC
Blank Rome LLP	Julie H Rome Banks Esq	One Logan Sq		Philadelphia	PA	19103		215-569-5507	215-532-5507	julie@bindermlaw.com	Counsel for The Irvine Company LLC
Blank Rome LLP	Regina Stango Kelbon Esq	One Logan Sq		Philadelphia	PA	19103		215-569-5507	215-532-5507	kelbon@bindermlaw.com	Counsel for The Irvine Company LLC
Blank Rome LLP	John Lucian Esq	One Logan Sq		Philadelphia	PA	19103		215-569-5507	215-532-5507	lucian@bindermlaw.com	Counsel for The Irvine Company LLC
Blank Rome LLP	William H Castelfrancia Jr Esq	One Logan Sq		Philadelphia	PA	19103		215-569-5507	215-532-5507	castelfrancia@bindermlaw.com	Counsel for The Irvine Company LLC
Blank Rome LLP	Jeremy R Root Esq	4020 University Dr Ste 300		Fairfax	VA	22030		703-691-1235	703-691-3913	jroot@bindermlaw.com	Counsel for The Irvine Company LLC
Blank Rome LLP	Wanda Borges Esq	575 Underhill Blvd Ste 118		Syosset	NY	11791		516-677-8200x225		wborges@bindermlaw.com	Counsel for The Irvine Company LLC
Bracewell & Giuliani LLP	William A Trey Wood III	711 Louisiana St Ste 2300		Houston	TX	77002		713-223-2300	713-221-1212	Trey.Wood@bglp.com	Counsel for ACOO Brands Corporation
Bricker & Eckler LLP	Kenneth C Johnson	100 S Third St		Columbus	OH	43215		614-227-2300	614-227-2390	kjohnson@bricker.com	Counsel for ACOO Brands Corporation
Brown Price	Andria M Beckham	2600 Mission St Ste 205		San Marino	CA	91108		626-799-7600	626-799-7990	abeckham@bricker.com	Counsel for ACOO Brands Corporation
Brown Price	Gail B Price Esq	6 N Broad St Ste 100		Woodbury	NJ	08096		856-812-8900	856-853-9933	gudman@brownprice.com	Counsel for ACOO Brands Corporation
Buchalter Nemer A Professional Corporation	Donald K Ludman	333 Market St 25th Fl		San Francisco	CA	94105-2126		415-227-0900	415-227-0770	cdudman@buchalter.com	Counsel for ACOO Brands Corporation
Canon USA Inc	Craig C Chang Esq	1 Canon Plz		Lake Success	NY	11042		516-328-5121	516-328-5129	cchang@canon.com	Counsel for ACOO Brands Corporation
Canon USA Inc	Ruth Weinstein	1 Canon Plz		Lake Success	NY	11042		516-328-5121	516-328-5129	rweinstein@canon.com	Counsel for ACOO Brands Corporation
Canon USA Inc	Nell E McCullagh Esq	PO Box 561		Richmond	VA	23215-0561		804-644-1400	804-225-8706	nmccullagh@canonarkema.com	Counsel for ACOO Brands Corporation
Carlton Fields PA	John J Lamoureux Esq	4221 W Boy Scout Blvd 10th Fl		Tampa	FL	33607-5736		813-223-7000	813-228-4133	jlamoureux@carltonfields.com	Counsel for ACOO Brands Corporation
Carroll & Carroll PLLC	Scott P Carroll Esq	831 E Morehead St Ste 440		Charlotte	NC	28202		704-332-5654	704-332-6238	scottcarroll@carroll.com	Counsel for ACOO Brands Corporation
Chatham County Tax Commissioner	Daniel T Powers	PO Box 6321		Savannah	GA	31412		912-652-7110	912-652-7101		Counsel for ACOO Brands Corporation
Chatham County Tax Commissioner	Augustus C Epps Jr Esq									aepps@cblaw.com	Counsel for ACOO Brands Corporation
Chatham County Tax Commissioner	Michael D Mueller Esq									mmueller@cblaw.com	Counsel for ACOO Brands Corporation
Chatham County Tax Commissioner	Jennifer M McLumore Esq									jmcumore@cblaw.com	Counsel for ACOO Brands Corporation
Chatham County Tax Commissioner	Nedra M James Esq									njames@cblaw.com	Counsel for ACOO Brands Corporation
Christian & Barton LLP	Albert A Ciardi III Esq	909 E Main St Ste 1200		Richmond	VA	23219		804-697-4104	804-697-4129	aciardi@cblaw.com	Counsel for ACOO Brands Corporation
Ciardi Ciardi & Aslin PC	Thomas D Blalli Esq	One Commerce St Ste 1930		Philadelphia	PA	19103		215-557-3550	215-557-3551	tblalli@ciardi.com	Counsel for ACOO Brands Corporation
Cole Scholtz Messel Forman & Leonard PA	G David Dean Esq	300 E Lombard St Ste 2000		Baltimore	MD	21202		410-528-2972	410-528-0657	gdean@colescholtz.com	Counsel for ACOO Brands Corporation

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Name	Notice Name	Address 1	Address 2	City	State	Zip	Country	Phone	Fax	Email	Party/Function
Hamburg Kano Edwards & Martin LLP	J Bennett Friedman Esq	1900 Avenue of the Stars Ste 1800		Los Angeles	CA	90067		310-552-9292	310-552-9291	jfriedman@hkanlaw.com	Counsel for The West Campus Square Company, LLC; Amropas Palmdale Investments, LLC; Bella Terra Associates, LLC
Hamilton Beach Brands Inc	Bill Ray	4421 Waterfront Dr		Glen Allen	VA	22060		215-596-7050	215-596-0300	billray@hamiltonbeach.com	Credit Manager for Hamilton Beach Brands, Inc
Hangley Aronchick Segal & Pudlin	Ashely M Chan Esq	One Logan Sq 27th Fl		Philadelphia	PA	19103		214-651-5000	214-651-5940	ashchan@hangley.com	Counsel for the City of Philadelphia
Haynes and Boone LLP	Jasen Binford	2323 Victory Ave Ste 700		Dallas	TX	75219		212-592-1400	212-592-1500	jasen.binford@haynesboone.com	Counsel for Phoenix Property Company, BB Funds International 1 USA, L.P.
Herrick Feinstein LLP	Paul Rubin	Two Park Ave		New York	NY	10016		949-798-0900	949-798-0511	prubin@herick.com	Counsel for Canon U.S.A., Inc.
Hewitt & O'Neil LLP	Lawrence J Hilton	15000 MacArthur Blvd Ste 1050		Irvine	CA	92612		617-345-9000	617-345-9020	lhilton@hewitt.com	Counsel for Targus Inc
Hinckley Allen & Snyder LLP	Jennifer V Duran Esq	28 State St		Boston	MA	02109		804-771-9530	804-771-9560	jduran@hinckley.com	Counsel for DeMatteo Management, Inc.
Hirschler Plescher PC	Michael P Falzone Esq	PO Box 500		Richmond	VA	23210-0500		716-349-0349	804-644-0957	mfalzone@hplaw.com	Counsel for Alamonte Springs Real Estate Associates, 302 12 8th Street LLC; Woodlawn Trusts, Incorporated; Basile Limited Liability Company
Hodgson Russ LLP	Garry M Graber Esq	The Guaranty Bldg		Burlingame	CA	94010		212-869-4830	212-869-4830	ggrab@hodgsonruss.com	Counsel for Manufacturers & Traders Trust Company
Hofheimer, Garfink & Gross LLP	Rachel N Greenberger Esq	530 Fifth Ave		New York	NY	10036		202-457-7049	202-457-7049	rgreenberger@hofg.com	Counsel for Dollar Tree Stores, Inc.
Holland & Knight LLP	Richard E Lear	2099 Pennsylvania Ave NW Ste 100		Washington	DC	20006		313-465-7461	313-465-7461	richard.lear@hklaw.com	CapTech Ventures, Inc.
Honigman Miller Schwartz and Cohn LLP	Seth A Drucker Esq	600 Woodward Ave Ste 2290		Detroit	MI	48226		313-465-7570	313-465-7571	seth.drucker@honigman.com	Counsel for McKinley, Inc.; Riz Motel Company; The Marketplace of Rochester Hills Parcel B, LLC; DIRECTV Inc.
Huntman & Williams LLP	Joseph R Sgor Esq	2290 First National Bldg		Richmond	VA	23219-4074		804-788-8479	804-788-8479	jsgor@huntman.com	Counsel for Panasonic Corporation of North America; Taubman Auburn Hills Associates Limited Partnership; Alvarez & Marsal Canada LLC
Huntman & Williams LLP	Benjamin C Ackert Jr	951 E Byrd St		Richmond	VA	23219-4074		202-418-2143	202-778-7445	ben@huntman.com	Counsel for Taubman Auburn Hills Associates Limited Partnership
Huntman & Williams LLP	Henry Toby P Long III	1900 K St NW		Washington	DC	20006		214-468-3334	214-468-3334	hlong@huntman.com	Counsel for Harvest HPE LP; Cypress CC Marlon LLP
Huntman & Williams LLP	J Eric Crupi	1445 Ross Ave Ste 3700		Dallas	TX	75202-2799		804-788-8200	804-788-8218	ecrupi@huntman.com	Counsel for Harvest HPE LP; Cypress CC Marlon LLP
Huntman & Williams LLP	Michael S Heid Esq	951 E Byrd St		Richmond	VA	23219-4074		202-457-1678	202-457-1678	mheid@huntman.com	Counsel for Harvest HPE LP; Cypress CC Marlon LLP
Huntman & Williams LLP	Robert S Westermann Esq	Riverfront Plz E Tower		Richmond	VA	23219-4074		516-393-9262	516-393-9262	rwestermann@hutton.com	COMSYS Information Technology Services, Inc. and COMSYS Services, LLC; Galleria Plaza, Ltd.
IBM Corporation	Vicky Nankten	13800 Diplomat Dr		Dallas	TX	75234		310-712-6571	310-712-6571	vicky.nankten@ibm.com	Counsel for IBM Corporation; InfoPrint Solutions Company
Jackson & Campbell PC	David H Cox Esq	1120 20th St NW		Washington	DC	20036		202-457-1600	202-457-1600	dcox@jackson.com	Counsel for Port Arthur Holdings, III, Ltd.
Jaspan Schlessinger LLP	John J Matteo Esq	300 Garden City Plz		Garden City	NY	11530		724-227-1928	724-227-1928	jmatteo@jaspan.com	Counsel for AVR CPC Associates LLC
Jay T Blount	Hale Yazdigi Esq	300 Industry Dr		Pittsburgh	PA	15275		310-203-8080	310-203-8080	jay.blount@jtsa.com	Counsel for Dick's Sporting Goods, Inc.; Golf Galaxy Inc.
Jeffer, Mangels Butler & Marmaro LLP	David M Poltras PC	1900 Avenue of the Stars 7th Fl		Los Angeles	CA	90067		404-581-8330	404-581-8330	dpoltras@jmbm.com	Counsel for THQ, Inc.
John Marshall Collins PC	John Marshall Collins Esq	50 W San Fernando St Ste 400		San Jose	CA	95113		202-826-1700	202-826-1700	jcollins@jmcslaw.com	Counsel for Daily City Partners I, L.P.
Jones Day	Jeffrey B Elman	1420 Peachtree St NE Ste 800		Atlanta	GA	30309-3053		704-331-7400	704-331-7400	jelman@jonesday.com	Counsel for Ventura In Manhattan Inc.
Jones Day	Brett J Berlin	51 Louisiana Ave NW		Washington	DC	20001-2113		206-623-7590	206-623-7590	bberlin@jonesday.com	Counsel for Ventura In Manhattan Inc.
K&L Gates LLP	Sheila L Shadmand Esq	300 Industry Dr		Pittsburgh	PA	15275		212-563-6000	212-563-6000	sheilamand@kglgates.com	Counsel for Microsoft Corporation
K&L Gates LLP	Amy Pritchard Williams	Hearst Tower 47th Fl		Charlotte	NC	28202		206-623-7590	206-623-7590	amy.williams@kglgates.com	Counsel for Microsoft Corporation
K&L Gates LLP	Eric C Rutnak	1601 K St NW		Washington	DC	20006-1600		202-778-9100	202-778-9100	eric.rutnak@kglgates.com	Counsel for 502-12 LLC; 502-12 8th St LLC
Katsky Korins LLP	Marc Barreca	925 Fourth Ave Ste 2900		Seattle	WA	98104-1158		202-826-1700	202-826-1700	marc.barreca@kglgates.com	Counsel for The Macerich Company; PREEF Property Management; Vista Companies; Cousins Properties; Portland Investment Company of America; and Prudential Insurance Company of America
Katten Muchin Rosenman LLP	Steven H Newman Esq	605 Third Ave 16th Fl		New York	NY	10158		310-788-4400	310-788-4400	stnewman@kattenv.com	Counsel for Ramco West Oaks I, LLC; Ramco, JW, LLC; RLV Village Plaza, LP; RLV Vista Plaza, LP; Rebs Muskegon LLC; Peiker Muskegon, LLC; Farum Muskegon LLC; Lea Company, the assignee from Newport News Shopping Center, LLC
Kaufman & Canoles	Paul K Campsen Esq	2029 Century Park E Ste 2600		Los Angeles	CA	90067-3012		757-624-3169	757-624-3169	pkcampsen@kcau.com	Shopping Center, LLC

Name	Notice Name	Address 1	Address 2	City	State	ZIP	Country	Phone	Fax	Email	Party/Function
Kelley Drye & Warren LLP	James S Carr Esq	101 Park Ave		New York	NY	10178		212-808-7800	212-808-7887	KDWBankruptcyDepartment@kelleydrye.com	Counsel for Developers Diversified Realty Corporation; Weingarten Realty Investors; Bassar-Kaufman; General Growth Properties, Inc.; Jones Lang LaSalle Americas, Inc.; Phillips International; S.J. Collins Enterprises; Goodman Enterprises; DeHart Holdings; Weeks Properties CG Holdings; FW CA-BREA Marketplace LLC; Regency Centers, L.P.; RC CA Santa Barbara, LLC;
Kepley Broschous & Bliggs PLC	Robert L. Lehane Esq	7201 Glen Forest Dr Ste 102		Richmond	VA	23226		804-288-3446	804-288-3661	vbroschous@kbplc.com	Counsel for Kemin Realty Company
King & Spalding LLP	James A Pardo Jr	1180 Peachtree St		Atlanta	GA	30308		404-572-6500	404-572-5129	jpardo@kslaw.com	Counsel for Mitsubishi Electric & Electronics USA, Inc. and Mitsubishi Digital Electronics America, Inc.
Kitchens Kelly Gaynes PC	Thaddeus D Wilson	3495 Piedmont Rd NE		Atlanta	GA	30305		404-237-1100	404-364-0126	tdwilson@kpc.com	Counsel for Westgate Village LP
Klee Tuchin Bogdanoff & Stern LLP	Heather D Dawson Esq	11 Piedmont Cir Ste 900		Los Angeles	CA	90087		90087-6049		mtuchin@kbslaw.com	Counsel for Paramount Home Entertainment
Kleir Harrison Harvey Branzburg & Eilers LLP	Michael L. Tuchin	1999 Avenue of the Stars 35th Fl		Philadelphia	PA	19102		215-568-4493	215-568-6603	jourtzman@khr.com	Counsel for The Goldenberg Group
Krokidas & Bluestein LLP	Jeffrey Kurtzman Esq	260 S Broad St		Boston	MA	02210				jeffkurtzman@kblaw.com	Counsel for Loop West LLC, by its Managing Agent The Wilder Companies, Ltd.
Kupelian Omond & Magy PC	Anthony J Cicchello Esq	600 Atlantic Ave		Southfield	MI	48075		248-357-0000	248-357-7488	acicchello@kblaw.com	Counsel for Ramco West Oaks I, LLC; Ramco JW, LLC; RLV Village Plaza, LP; RLV Vista Plaza, LP; Rebs Musegon, LLC; Pelkar Musegon, LLC; Param Musegon, LLC
Kuak Rock LLP	Terrance A Hiller Jr Esq	25800 Northwestern Hwy Ste 950		Richmond	VA	23219		804-644-1700	804-783-6192	tdhiller@kuakrock.com	Counsel for Sony Electronics Inc.; Scholtenstein Property Group, Inc.
Landsberg Margulies LLP	David M Blau Esq	1111 E Main St Ste 800		Enclave	CA	91435		818-705-2777	818-705-3777	dmblau@kuakrock.com	Counsel for Eaglebridge Associates, LLC; Torrance Tower Center Associates, LLC; NMC Stratford, LLC and Fuller LLP
Latham & Watkins LLP	Peter J Barrett Esq	16030 Ventura Blvd Ste 470		Chicago	IL	60606		312-876-7700	312-993-9767	plbarrett@kuakrock.com	Counsel for Hico Merchant Resources, LLC and Gordon Brothers Retail Partners, LLC
Law Office of Robert E Luna PC	Jesse S Althaus	Sears Tower Ste 5800		Dallas	TX	75205		214-521-8000	214-521-1738	jessal@kuakrock.com	Counsel for Lewisville Independent School District
Law Offices of Ronald K Brown Jr	Andrea Sheehan	4411 N Central Expressway		Newport Beach	CA	92660		949-250-3322	949-250-3387	asheehan@kuakrock.com	Counsel for Pacific Castle Groves, LLC
Lazer Apheker Rosella & Yedid PC	Ronald K Brown Jr	901 Dove St Ste 120		Melville	NY	11747		631-761-0800		rbrown@lazer.com	Counsel for CC Colonial Trust; CC Joliet Trust; CC Merrillville Trust; Bond Circuit VIII Delaware Trust
Leach Travel Brit PC	Robin S Abramowitz	Melville Law Cir		McLean	VA	22102		703-584-9802	703-584-9801	rabramowitz@lazer.com	Counsel for Children's Discovery Centers of America, Inc.
LeClair Ryan A Professional Corporation	Stephen E Leach Esq	8270 Greensboro Dr Ste 1050		Richmond	VA	23218		804-783-2003	804-783-2294	steveleach@lrc.com	Counsel for Bank of America, N.A., as Agent
Lehnardt & Lehnardt LLC	Bruce H Watson	Riverview Plz E Tower		Liberty	MO	64068		816-407-1400	816-407-3088	bruce@lehnardt.com	Counsel for 3725 Airport Blvd LP
Leites Leites Friedberg & Felder PC	Delia G Lehnardt	20 Westwoods Dr		Owings Mills	MD	21117		410-581-7400	410-581-7410	delia@leiteslaw.com	Counsel for Toshiba America Consumer Products, Inc.
Levy Stoppel & Carmelo LLP	Jeremy S Friedberg Esq	One Corporate Cir		Uniondale	NY	11556		516-802-7008	516-802-7008	jeremy.friedberg@lff.com	Counsel for Toshiba America Information Systems, Inc.
Lim Roger & Kim LLP	Gordon S Young Esq	1425 RexCorp Plz		Los Angeles	CA	90017		213-955-9600	213-955-9511	gordon.young@lff.com	Counsel for Avatech/Triagem USA
Lineberger Goggan Blair & Sampson LLP	Larry Stoppel Esq	1055 W Seventh St Ste 2800		San Antonio	TX	78205		210-225-6763	210-225-6410	larry.stoppel@lff.com	Counsel for the City of El Paso
Lineberger Goggan Blair & Sampson LLP	Samuel S Oh Esq	7111 Navarro Ste 300		Austin	TX	78760		512-447-6575	512-443-5114	ssoh@lff.com	Counsel for City of Round Rock, McLennan County; Smith Texas ISD; South Texas College; City of McKen; McAllen ISD; Cameron County; Nueces County
Lineberger Goggan Blair & Sampson LLP	David G Aelvoet	PO Box 17428		Dallas	TX	75201		214-880-0089	469-221-5002	aelvoet@lff.com	Counsel for Dallas County and Tarrant County
Lineberger Goggan Blair & Sampson LLP	Diana W Sanders	2323 Bryan St Ste 1600		Houston	TX	77255		713-844-3478	713-844-3503	diana.sanders@lff.com	Counsel for Harris County, et al; Fort Bend County; Cypress-Fairbanks Independent School District; Montgomery County
Lineberger Goggan Blair & Sampson LLP	Elizabeth Waller	PO Box 3084		Bethesda	MD	20814		301-851-5125	301-854-2801	elizabeth.waller@lff.com	Counsel for Alliance Entertainment Corporation and Source Interlink Media, LLC
Lineberger Goggan Blair & Sampson LLP	John P Dillman	7200 Wisconsin Ave Ste 800		Kennesaw	GA	30144		770-977-6767	770-977-6767	john.dillman@lff.com	Counsel for Sun Belt General Contractors, Inc.
Lineberger Goggan Blair & Sampson LLP	Bradford F Englander Esq	125 Township Dr Ste 300		Houston	TX	77002		214-740-8000	214-740-8800	bradford.f.englander@lff.com	Counsel for Home Depot USA, Inc.
Lineberger Goggan Blair & Sampson LLP	Brian M Nator Esq	600 Travis St Ste 3400		Dallas	TX	75201		214-740-8000	214-740-8800	brian.nator@lff.com	Counsel for Paragon, Inc.; Home Depot USA, Inc.
Lineberger Goggan Blair & Sampson LLP	Lionel J Pestic Esq	2200 Ross Ave Ste 2200		Leesburg	VA	20175		703-777-0307	703-771-5025	lionel.pestic@lff.com	Counsel for Loudoun County
Lineberger Goggan Blair & Sampson LLP	Elizabeth G Froeman	One Harrison St SE		Roseland	NJ	07068		973-597-2500	973-597-2400	elizabeth.froeman@lff.com	Counsel for AT&T
Lineberger Goggan Blair & Sampson LLP	Thomas G Yovall	85 Livingston Ave		Hartford	CT	06105		860-278-1900	860-278-1900	thomas.yovall@lff.com	Counsel for Basile Limited Liability Company
Lineberger Goggan Blair & Sampson LLP	Melissa S Hayward	85 Farmington Ave		Huntsville	AL	35891		256-532-3369	256-531-3366	melissa.hayward@lff.com	Counsel for Tax Collector of Madison County, Alabama
Lineberger Goggan Blair & Sampson LLP	John R Roberts	Madison County Courthouse									
Lineberger Goggan Blair & Sampson LLP	Balkys Escobar										
Lineberger Goggan Blair & Sampson LLP	Vincent A D Agostino Esq										
Lineberger Goggan Blair & Sampson LLP	Michael S Stibel										
Lineberger Goggan Blair & Sampson LLP	Lynda Hall										

Name	Notice Name	Address 1	Address 2	City	State	ZIP	Country	Phone	Fax	Email	Party/Function
Magae Foster Goldstein & Sayers PC	A Carter Magee Jr W Joel Charbonneau Leon Koutsoufakis Esq	PO Box 404 1889 Preston White Dr Ste 200		Roanoke	VA	24003		540-343-9800	540-343-9888	cmagee@mlfcs.com lcharbonneau@mlfcs.com	Counsel for Lewisville Independent School District; Arlington ISD; Ailes ISD; Baybrook MUD 1; Brazoria County; Brazoria County MUD #6; Burleson ISD; Carroll ISD; City of Cedar Hill; City of Hurst; City of Lake Worth; City of Wichita Falls; Clear Creek ISD; Fort Bend ISD; Fort Bend LLC 2; Fort Worth ISD; Galena Park ISD; Hidalgo County & H.C.; Drainage District #1; Humble ISD; Lubbock CAD; Midland County Tax Office; Potter County Tax Office; Tyler ISD; Wichita County; Wichita Falls ISD; Woodlands Metro MUD; Woodlands RUD #1
Magruder Cook Carmody & Koutsoufakis	Anne M Magruder Esq Leon Koutsoufakis Esq	100 Mulberry St Four Gateway Ctr PO Box 1269		Reston	VA	20191		703-786-4400	703-786-4408	keats@magrudercook.com lkc@magrudercook.com	Counsel for Washington Real Estate Investment Trust
McCarthy & English LLP	Clement J Farley Angela Sheffer Abreu	100 Mulberry St Four Gateway Ctr PO Box 1269		Newark	NJ	07102-4066		973-622-4444	973-624-7070	lmc@mcclintock.com lmc@mcclintock.com	Counsel for PNY Technologies, Inc.
McCreary Vassella Bragg & Allen PC	Michael Reed Gaffrey T Raicitt Esq	340 Madison Ave PO Box 1269		Round Rock	TX	78680		512-323-3200	512-323-3200	lmc@mcclintock.com	Attorney for Williamson County, Texas, et al
McDermott Will & Emery LLP	Karla L Palmer Esq Mary E Olden Esq	600 13th St NW		New York	NY	10173-1922		212-547-5400	212-547-5444	lmc@mcclintock.com	Counsel for Allomonte Springs Real Estate Associates
McDermott Will & Emery LLP	John G Campbell Esq Sean Thomas Thompson Esq	1900 K St NW		Washington	DC	20005-3098		202-756-8000	202-756-8087	lmc@mcclintock.com	Counsel for Allomonte Springs Real Estate Associates
McDonough Holland & Allen PC	John G Campbell Esq John G Campbell Esq	555 Capitol Mall Ste 950 1900 K St NW		Sacramento	CA	95814		916-444-3900	916-444-9334	lmc@mcclintock.com	Counsel for Colorado Structures, Inc., dba CSI Construction Company
McKenna Long & Altridge LLP	John G Campbell Esq John G Campbell Esq	1900 K St NW		Washington	DC	20006		202-496-7312	202-496-7312	lmc@mcclintock.com	Counsel for Bethesda Softworks, LLC
McKenna Long & Altridge LLP	John G Campbell Esq John G Campbell Esq	1900 K St NW		Washington	DC	20006		202-496-7312	202-496-7312	lmc@mcclintock.com	Counsel for 120 Orchard LLC; 427 Orchard LLC; FT Orchard LLC; Marc Realty
Meriter Rudin & Travelpiece PC	Kevin M Newman Esq Philip C Baxa Esq	308 Mallie St Ste 200 16 S Second St		Syracuse Richmond	NY VA	13204-1498 23219		315-474-7541 804-782-8691	315-474-4040 804-644-0209	lmc@mcclintock.com	Counsel for The City of New York
Mercer/Trijanli LLP	Gabriela P Cecchi Esq Quincy C Plaza	100 Church St Rm 5 223 PO Box 55888		New York Quincy	NY MA	10007 02169		212-788-0688 617-770-5003	212-788-0450 617-770-6091	lmc@mcclintock.com	Counsel for Giant of Maryland LLC and The Stop & Shop Supermarket Company LLC
Michael A Cardozo	Michael A Cardozo	PO Box 25300		Bradenton	FL	34206-5300		941-741-4835	941-741-4885	lmc@mcclintock.com	Counsel for Ken Burton Jr., Manatee County Tax Collector
Michael J Sawyer	Michael J Sawyer	819 US 301 Blvd W		Bradenton	FL	34206		941-741-4835	941-741-4885	lmc@mcclintock.com	Counsel for Ken Burton Jr., Manatee County Tax Collector
Michelle Laeson OFCA	Michelle Laeson OFCA	225 W Washington Ste 2600 Bankruptcy Unit		Chicago Jefferson City	IL MO	60606 65105-0475		312-460-4215 573-751-5531	312-460-4201 573-751-7232	lmc@mcclintock.com	Counsel for Evergreen Plaza Associates Limited Partnership; Evergreen Plaza Associates I, LP; and
Miller, Canfield Paddock and Stone PLC	John L Sanica Alin Richard M Masolese	PO Box 475		Chicago Jefferson City	IL MO	60606 65105-0475		312-460-4215 573-751-5531	312-460-4201 573-751-7232	lmc@mcclintock.com	Counsel for Missouri Department of Revenue
Missouri Department of Revenue	Brian Altaberry	AV Division		Irvine	CA	92656		949-465-6079	949-609-4924	lmc@mcclintock.com	Counsel for The City Portfolio TIC, LLC and KLF/Paris TIC, LLC; Cascano TIC, LLC; Centre at 38th St TIC, LLC and RMGR Portfolio TIC, LLC
Mold Davidson Fraiboli Serr & Sestanovich LLP	Byron Z Mold Andrew Herstein	2028 Century Park E 21st Fl 535 Madison Ave		Los Angeles New York	CA NY	90067 10022		310-551-3100 212-564-1742	310-551-0238 866-741-2505	lmc@mcclintock.com	Counsel for South Carolina Electric & Gas Co.; Public Service of North Carolina
Monarch Alternative Capital LP	David B Wheeler Esq Neil E Herman Esq	40 Cathoun St Ste 300 101 Park Ave		Charleston New York	SC NY	29413-2828 10778-0800		843-579-7000 212-309-6669	843-579-8727 212-309-8001	lmc@mcclintock.com	Counsel for Kinco Realty Corporation; Mall Properties, Inc.
Moore & Van Allen PLLC	Michael R Dal Lago Esq	909 Third Ave		New York	NY	10022		212-735-9600	212-735-8708	lmc@mcclintock.com	Counsel for Kinco Realty Corporation; Mall Properties, Inc.
Morgan Lewis & Bockius LLP	Michael R Dal Lago Esq	909 Third Ave		New York	NY	10022		212-735-9600	212-735-8708	lmc@mcclintock.com	Counsel for Kinco Realty Corporation; Mall Properties, Inc.
Morrison Cohen LLP	Michael R Dal Lago Esq	909 Third Ave		New York	NY	10022		212-735-9600	212-735-8708	lmc@mcclintock.com	Counsel for Kinco Realty Corporation; Mall Properties, Inc.
Neuberger Quinn Gleim Rubin & Gibber PA	Deborah H Devan Esq Michael J Sage Esq	One South St 27th Fl Times Square Tower		Baltimore New York	MD NY	21202-3282 10036		410-332-6550 212-328-2000	410-332-6505 212-328-2061	lmc@mcclintock.com	Counsel for the Tax Collector for Polk County, Florida
O McEvany & Myers LLP	Michael J Sage Esq Kayn B Zaldman Esq	7 Times Square PO Box 2016		New York Bartow	NY FL	10036 33831-2016		212-328-2000 863-534-4746x5718	212-328-2061 863-534-4741	lmc@mcclintock.com	Counsel for the Tax Collector for Polk County, Florida
Office of Jos G Tedder CFC	Bonnie Holly	Delinquency and Enforcement Dept of Labor and Industry Reading Bankruptcy & Compliance Unit		Bartow	FL	33831-2016		863-534-4746x5718	863-534-4741	lmc@mcclintock.com	Office of Unemployment Compensation Tax Services
Office of Unemployment Compensation Tax Services	Timothy A Boritz	625 Cherry St Rm 203		Reading	PA	19602-1184		610-378-4044	610-378-4459	lmc@mcclintock.com	Office of Unemployment Compensation Tax Services
Oklahoma County Treasurer	Tammy Jones Pro Se Michael S Fox Esq	320 Robert S Kerr Rm 307		Oklahoma City	OK	73102		405-713-1323	405-713-1323	lmc@mcclintock.com	Counsel for the Oklahoma County Treasurer
Oklahoma County Treasurer	Michael S Fox Esq Frederick J Levy Esq	Park Avenue Tower 245 Avenue 4th Fl		New York San Antonio	NY TX	10022 78205		212-461-2300 210-224-7540	212-461-2300 210-224-7540	lmc@mcclintock.com	Counsel for Bush Industries, Inc.; ON Corp Inc.; ON Corp
Oklahoma County Treasurer	Frederick J Levy Esq Frederick J Levy Esq	Park Avenue Tower 245 Avenue 4th Fl		New York San Antonio	NY TX	10022 78205		212-461-2300 210-224-7540	212-461-2300 210-224-7540	lmc@mcclintock.com	Counsel for The Miner Corporation

Name	Notice Name	Address 1	Address 2	City	State	ZIP	Country	Phone	Fax	Email	Party/Function
Orick Harrington & Sutcliffe LLP	Scott A. Stengel Esq. Jonathan P. Guy Esq.	Columbia Cir 100 King St W 1 First Canadian Pl	1152 15th St NW	Washington	DC	20005-1706		202-339-5400 416-862-4923	202-339-8500 416-862-4923	stengel@orick.com guy@orick.com	Counsel for MITAC USA Inc.
Oslar Hoskin & Hardcourt LLP	Jeremy Dacks Marc S Wasserman	34 Tesla Ste 100 4701 Preston Ave	Ste 6100 PO Box 50	Toronto	ON	M5X 1B8	Canada	416-862-4908	416-862-6565	mwaserman@oslar.com	
Pasadena Independent School District	Fredrick Albert Dexter D Joyner	4701 Preston Ave		Pasadena	TX	77505		281-991-6095	281-991-6012	ljoyner@pasdenaisd.net	Counsel for the Pasadena Independent School District
Pattison Boggs LLP	R Timothy Bryan Alan M Noskow	8484 Westpark Dr 9th Fl		McLean	VA	22102		703-744-8000	703-744-8001	atnoskow@pattisonboggs.com	Counsel for Navarre Distribution Services, Inc.
Pension Benefit Guaranty Corporation	Sara B Eagle Esq	Office of the Chief Counsel	1200 K St NW	Washington	DC	20005-4026		202-328-4020x3881 800-400-7242x3881	202-328-4112	seagle@pbpc.gov eflie@pbpc.gov	Counsel for Pension Benefit Guaranty Corporation
Perdue Brandon Fielder Collins & Mott LLP	Elizabeth Banda Yolanda Humphrey	PO Box 13430		Arlington	TX	76094-0430		817-461-3344	817-860-6509	arbanda@pbfc.com yhumphrey@pbfc.com	Counsel for the City of Cedar Hill; Burleson ISD; Arlington ISD; City of Hurst; Mansfield ISD; Carroll ISD; City of Lake Worth; Arlington ISD; Aledo ISD; Baybrook MUD 1; Brazoria County; Brazoria County MUD #6; Burleson ISD; Carroll ISD; City of Cedar Hill; City of Hurst; City of Lake Worth; City of Wichita Falls; Clear Creek ISD; Fort Bend ISD; Fort Bend ID 2; Fort Worth ISD; Galena Park ISD; Hidalgo County & H.C. Drainage District #1; Humble ISD; Lubbock CAD; Midland County Tax Office; Potter County Tax Office; Tyler ISD; Wichita County; Wichita Falls ISD; Woodlands Metro MUD; Woodlands RUD #1
Phillips Goldman & Spence PA	Stephen W Spence Esq Scott L Adkins Esq	1200 N Broom St		Wilmington	DE	19806		302-655-4200	302-655-4210	sladkins@pgslaw.com	Counsel for Dicker-Warmlington Properties
Prima County Attorney Civil Division	German Yusulov Terri A Roberts	32 N Stone Ste 2100		Tucson	AZ	85701		520-740-5750	617-387-2315	german.yusulov@ocpa.pima.gov terri.roberts@ocpa.pima.gov	Counsel for PIMA County
Posternak Blankstein & Lund LLP	Robert Somma Esq Laura A Orenti Esq	Prudential Tower	800 Boylston St	Boston	MA	02199		617-973-6100		rsomma@pbl.com lorenti@pbl.com	Counsel for Salem Rockingham LLC Counsel for Prince George's Station Retail LLC; Sears Investors, L.P.; Georgia Pension Associates Realty Company; OLD CCAniloch, LLC; OLP CCFairview Heights, LLC; OLP CCFerguson, LLC; OLP CCFlorence, LLC; OLP CCSL; Louis, LLC, and OLP 6609 Grand, LLC
Powell Goldstein LLP	William C Crenshaw Esq	901 New York Avenue NW Third Fl		Washington	DC	20001		202-624-7380	202-624-7222	wcrenshaw@powgold.com	Counsel for Plaza Las Palmas LLC
Procopio Cory Hargreaves & Savitch LLP	Gerald P Kennedy Brian Sirewer Esq	530 B St Ste 2100		San Diego	CA	92101		619-515-3239	619-235-0398	gpk@procopio.com bsirewer@quarles.com	Counsel for DFS Services LLC Counsel for United Parcel Service, Inc.; UPS Ground Freight, Inc.; and Bedford Properties LLC
Quarles & Brady LLP	Catherine M Guastello Esq Lori L Winkelman Esq	Renaissance One	Two N Central Ave	Phoenix	AZ	85004-2391		602-229-5200	602-229-5590	cguastello@quarles.com lquarles@quarles.com	Counsel for United Parcel Service, Inc.; UPS Ground Freight, Inc.; and Bedford Properties LLC
Quarles & Brady LLP	Catherine M Guastello Esq Faye B Feinstein Esq	Two N Central Ave		Phoenix	AZ	85004		602-229-5200		cguastello@quarles.com fayef@quarles.com	Counsel for United Parcel Service, Inc.
Quarles & Brady LLP	Christopher Combest Esq John M Brom	500 W Madison St Ste 3700 175 W Jackson Blvd		Chicago	IL	60681		312-715-5000	312-715-5155	combest@quarles.com jbrom@quarles.com	Counsel for Lumisource, Inc.
Ravich Meyer Kirkman McGrath Nauman & Tansley PA	Michael F McGrath Esq	4645 IDS Cir	80 S Eighth St	Minneapolis	MN	55402		612-332-8511	612-332-8302	mfmcmgrath@ravichmeyer.com	Counsel for Tamarack Village Shopping Center LP
Recovery Management Systems Corp	Ramesh Singh	GE Money Bank	25 SE 2nd Ave Ste 1120	Miami	FL	33131-1805		305-379-7674	305-374-8113	claims@recoverycorp.com	Counsel for GE Money Bank (Sam's Club BRC)
Regency Centers	Catherine L Strauss David S Berman	Regency Corporate Counsel Three Cir Piz 6th Fl	8044 Montgomery Rd Ste 520	Cincinnati Whittier Boston	OH MA	45236 02108		513-688-1626 617-860-3456	617-860-3456	catherines@regencycenters.com dberman@regencycenters.com	Associate Corporate Counsel for Regency Centers Counsel for Bank of America, N.A., as Agent
Robinson Brog Leinward Greene	Fred B Ringel Esq	1345 Avenue of the Americas		New York	NY	10105		212-603-6300	212-581-5981	fr@robinsongre.com	Counsel for F&M Properties, Inc. Counsel for Watercross Associates LP, LLP, dba Pearlfiche Center
Robinson Diamant & Wolkowitz	Douglas D Kappler Esq Martha E Romero	1988 Century Park E Ste 1500 BMR Professional Building	6516 Bright Ave	Los Angeles	CA	90037		310-277-7584	310-277-7584	dkappler@rdwlaw.com romerom@rdwlaw.com	Counsel for County of Riverside, CA Counsel for Simon Property Group Inc
Romero Law Firm	Ronald M Tucker Esq	225 W Washington St		Indianapolis	IN	46204		317-263-2346	317-263-7501	tucker@simon.com	Counsel for Simon Property Group Inc
Ross Banks May Cron & Cavin PC	c o James V Lombard III	2 Riverway Ste 700		Houston	TX	77056		713-626-1200	713-626-6014	jlombard@rossbanks.com	Counsel for AmREIT
Salber LLC	Nancy A Washington Esq	One Gateway Cir 13th Fl		Newark	NJ	07102		973-622-3333	973-622-3348	naw@salber.com	Counsel for FM Facility Maintenance, f/m/a IPT, LLC

Name	Notice Name	Address 1	Address 2	City	State	ZIP	Country	Phone	Fax	Email	Party/Function
Sands Anderson Marks & Miller PC	C Thomas Ebel Esq William A Gray Esq Peter M Pearl Esq Lisa Taylor Hudson Esq Christopher R Belmont Esq Pamela A Boswick Esq Abigail Snow Esq	801 E Main St Ste 1800	PO Box 1938	Richmond	VA	23218-1998		804-648-1636 804-783-7237	804-783-7237	jsand@sanderson.com thudson@sanderson.com lgray@sanderson.com ppearl@sanderson.com chudson@sanderson.com pboswick@sbb.com asnow@sbb.com	Counsel for Monument Consulting, LLC; Reverend Dwayne Funches, Individually, and as Independent Executor of the Estates of Tratis Funches, Dione Funches, Dwayne Funches, Jr., Emily Funches, Lovera S Funches, Shatira Funches, individually; UTC I, LLC; PrattCenter, LLC; Valley Corners Shopping Center, LLC; CSI Construction Company; Vornado Gun Hill Road LLC; Anihers VF LLC; East Brunswick VF LLC; North Plainfield VF LLC; Alexander's Rago Park Center, Inc.; Townson VF LLC; Green Acres Mall LLC; Wayne VF LLC; VNO Mundy Street LLC; VNO TRU Dale Mabry LLC
Satterlee Stephens Burke & Burke LLP	Edith K. Alice Esq Jeremy W Ryan Esq Lawrence S Burnat Esq J. Carole Thompson Hord Esq	230 Park Ave Lockwood Pl PO Box 1286		New York	NY	10169		212-818-9200	212-808-9606	ed@ssb.com jryan@ssb.com lburnat@ssb.com jthompson@ssb.com	Counsel for International Business Machines Corporation
Saul Ewing LLP	Edith K. Alice Esq Jeremy W Ryan Esq Lawrence S Burnat Esq J. Carole Thompson Hord Esq	500 E Pratt St Ste 900 222 Delaware Ave Ste 800		Baltimore Wilmington Atlanta	MD DE GA	21202-3171 19801 30309		410-332-8600 302-421-6805 404-681-3450	410-332-8662 302-421-5861 404-681-1046	ed@ssb.com jryan@ssb.com lburnat@ssb.com jthompson@ssb.com	Counsel for FR E2 Property Holding, L.P. Counsel for FR E2 Property Holding, L.P. Counsel for Turner Broadcasting System, Inc.
Schreeder Wheeler & Flint LLP	Michael L Cook David M Hillman Meghan M Breen Jessica Hughes Esq Rhett Fletcher Esq	919 Third Ave 975 F St NW 620 Eighth Ave 131 S Dearborn St Ste 2400		New York Washington New York Chicago	NY DC NY IL	10022 20004 10018 60603		212-756-2000 202-463-2400 212-218-5000 312-460-5873	212-593-5955 202-328-5393 212-218-5526 212-460-7873	mcook@swrlp.com dhillman@swrlp.com meghan.breen@swrlp.com jhughes@swrlp.com	Counsel for Panasonic Corporation of North America Counsel for Eatonville Commons Shipping Center, AmCap NorthPoint LLC; AmCap Abertand LLC Counsel for Eatonville Commons Shipping Center; NorthPoint LLC; AmCap Abertand LLC Counsel for Arboratum of South Barrington, LLC
Schulte Roth & Zabel LLP	Robert W Drenluk Esq William J Factor Esq	11921 Rockville Pike Ste 300 300 S Orange Ave Ste 1000		Rockville Orlando	MD FL	20852-2743 32801		301-230-8564 407-895-6901	301-230-2891 407-849-7201	rdrenluk@aropa.com wfactor@aropa.com	Counsel for Saul Holdings Limited Partnership Counsel for Cameron Group Associates LLP
Seyfarth Shaw LLP	Robert W Drenluk Esq William J Factor Esq	620 Eighth Ave 131 S Dearborn St Ste 2400		New York Chicago	NY IL	10018 60603		212-218-5000 312-460-5873	212-593-5955 202-328-5393	rdrenluk@swrlp.com wfactor@swrlp.com	Counsel for Eatonville Commons Shipping Center, AmCap NorthPoint LLC; AmCap Abertand LLC Counsel for Eatonville Commons Shipping Center; NorthPoint LLC; AmCap Abertand LLC Counsel for Arboratum of South Barrington, LLC
Seyfarth Shaw LLP	Robert W Drenluk Esq William J Factor Esq	620 Eighth Ave 131 S Dearborn St Ste 2400		New York Chicago	NY IL	10018 60603		212-218-5000 312-460-5873	212-593-5955 202-328-5393	rdrenluk@swrlp.com wfactor@swrlp.com	Counsel for Eatonville Commons Shipping Center, AmCap NorthPoint LLC; AmCap Abertand LLC Counsel for Eatonville Commons Shipping Center; NorthPoint LLC; AmCap Abertand LLC Counsel for Arboratum of South Barrington, LLC
Shulman Rogers Gandal Pordy & Ecker PA	Stephen A Metz Esq Andrew M Brumby	11921 Rockville Pike Ste 300 300 S Orange Ave Ste 1000		Rockville Orlando	MD FL	20852-2743 32801		301-230-8564 407-895-6901	301-230-2891 407-849-7201	smetz@aropa.com abrumb@aropa.com	Counsel for Saul Holdings Limited Partnership Counsel for Cameron Group Associates LLP